rating that the holder thereof is authorized to pilot helicopters in accordance with VFR flight rules only. At such time as the Board by regulation authorizes helicopter IFR operations, Part 21 will be amended to require all holders of an airline transport pilot certificate with a helicopter category rating to qualify for an instrument rating by demonstrating competence and knowledge of the appropriate procedures involving instrument flight in helicopters.

A person holding a valid airline transport pilot certificate with an airplane category rating is required, among other things, to have at least 15 hours of night flight time in a helicopter to qualify for a helicopter category rating. Such a requirement is considered necessary in the interest of safety in view of the flight characteristics of the helicopter; the degree of proficiency required for night operations, particularly in autorotative landing configurations; and the low weather minimums authorized for night

operations. In addition, a holder of an airline transport pilot certificate with an airplane category rating who desires to obtain a helicopter category rating is required to complete 100 hours of helicopter flight time as pilot in command or complete a training program conducted by a certificated air carrier or other approved agency requiring at least 75 hours of helicopter flight time. The Board considers that 75 hours of flight time under the supervision of an approved agency or certificated air carrier will provide a degree of proficiency on the part of the pilot at least the equivalent of that which would be provided by 100 hours of unsupervised helicopter flight time as originally proposed.

In establishing these minimum experlence requirements for an additional category rating, the Board has taken into consideration the 1,200-hour experience requirement already met by the applicant, and the fact that prior to serving in scheduled air transportation each pilot must comply with the training program required by the several air carrier operating parts of the Civil Air Regula-

Further, it is the Board's opinion that insofar as safety is concerned, no useful purpose would be served by requiring pllots presently serving as pilots in command in scheduled air carrier helicopter operations to accomplish the written and flight examinations set forth in this amendment. It is considered that a satisfactory level of competence has been assured by the accomplishment of the required periodic flight checks, the requirement for 100 hours as pilot in command in scheduled air carrier operations, and by participation in the various air carrier training programs.

Interested persons have been afforded an opportunity to participate in the making of this regulation (21 F. R. 630), and due consideration has been given to all relevant matter presented.

In consideration of the foregoing, the Civil Aeronautics Board hereby amends Part 21 of the Civil Air Regulations (14 CFR Part 21, as amended) effective July

1. By adding new \$\$ 21.19. 21.19a. 21.19b, 21.19c, and 21.19d to read as fol-

§ 21.19 Airline transport pilot certificate (helicopter). An applicant for an airline transport pilot certificate with a helicopter rating authorizing the piloting of a helicopter under VFR flight rules only shall meet the aeronautical requirements of §§ 21.19a through 21.19c in lieu of \$5 21.15 through 21.18: Provided, That an airline transport pilot certificate with a helicopter category rating and appropriate class and type ratings will be issued to a pilot who has served for at least 100 hours as pilot in command in scheduled air carrier helicopter operations within the 12 months immediately preceding the date of application and who otherwise meets the qualification requirements of this part.

§ 21.19a Aeronautical knowledge. Applicant shall be familiar with and shall accomplish a satisfactory written examinstion on:

(a) Provisions of the Civil Air Regulations pertinent to the air carrier operation of helicopters:

(b) Helicopter design, components, systems, and performance limitations;

(c) Basic principles of loading and weight distribution and their effect on helicopter flight characteristics;

(d) Air traffic control systems and procedures pertinent to the operation of helicopters;

(e) Procedures for the operation of helicopters in potentially hazardous meterological conditions; and

(f) Theory of flight as applicable to helicopters.

§ 21.19b Aeronautical experience. Applicant shall hold a valid commercial pilot certificate or equivalent as determined by the Administrator, and shall have had at least 1,200 hours of flight time as pilot within the last 8 years, of which:

(a) 5 hours shall have been in helicopters within 60 days immediately preceding the date of application;

(b) 500 hours shall have been crosscountry flight time;

(c) 100 hours shall have been night flight time, of which at least 15 hours shall have been in helicopters; and

(d) 200 hours shall have been in helicopters, of which 75 hours shall have been as pilot in command of a helicopter, or as copilot actually performing the duties and functions of a pilot in command under the surveillance of a pilot in command, or any combination there-

§ 21.19c Aeronautical skill. Applicant shall demonstrate to the satisfaction of the Administrator his ability to pilot helicopters. Such demonstration shall include at least the following:

(a) Maneuvers consisting of normal take-offs and landings, cross-wind landings, climbs and climbing turns, steep turns, maneuvering at minimum speed, rapid descent, and quick stops;

(b) Simulated emergency procedures including failure of an engine or other [F. R. Doc. 58-2557; Filed, Apr. 7, 1958; components or systems, fire, ditching,

evacuation, and operation of emergency equipment:

(c) Autorotative approaches landings with simulated one engine inoperative; and

(d) Such other maneuvers as the Administrator may deem necessary to demonstrate the competence of the applicant.

§ 21.19d Additional category ratings. (a) A person holding a valid airline transport pilot certificate with an airplane category rating who applies for a helicopter category rating authorizing the piloting of a helicopter under VFR flight rules only shall;

(1) Comply with the provisions of §§ 21.19a and 21.19c; and

(2) Have completed at least 100 hours, including 15 hours at night, of helicopter flight time as pilot in command of a helicopter, or as copilot actively performing the duties and functions of a pilot in command under the surveillance of a pilot in command who holds a valid airline transport pllot certificate with the appropriate helicopter rating, or any combination thereof; or have completed a training program conducted by a certificated air carrier or other approved agency requiring at least 75 hours of helicopter pilot-in-command, copilot, solo, or dual instruction time, or any combination thereof, of which 15 hours shall have been at night.

(b) A person holding a valid airline transport pilot certificate with a helicopter category rating who applies for

an airplane category rating shall:
(1) Comply with the provisions of

§§ 21.15 through 21.18; and

(2) Have completed at least 100 hours. including 15 hours at night, of airplane flight time as pilot in command of an airplane, or as copilot actively performing the duties and functions of a pilot in command under the surveillance of a pilot in command who holds a valid airline transport pilot certificate with the appropriate airplane rating, or any combination thereof; or have completed a training program conducted by a certificated air carrier or other approved agency requiring at least 75 hours of airplane pilot-in-command, copilot, solo, or dual instruction time, or any combination thereof, of which 15 hours shall have been at night.

2. By amending § 21.34 by adding a new paragraph (e) to read as follows:

§ 21.34 Aircraft category rating. * * * (e) Helicopter.

3. By amending \$ 21.35 by adding a sentence to the end of paragraph (b) to read as follows: "A helicopter type rating shall be issued for each type of helicopter."

(Sec. 205, 52 Stat. 984, as amended; 49 U. S. C. 425. Interpret or apply secs. 601, 602, 52 Stat. 1007, as amended; 1008, as amended; 49 U. S. C. 551, 552)

By the Civil Aeronautics Board.

M. C. MULLIGAN. [SEAL] Secretary.

8:49 a. m.]

PART 46-SCHEDULED AIR CARRIER HELI-COPTER CERTIFICATION AND OPERATION

Adopted by the Civil Aeronautics Board at its office in Washington, D. C.,

on the 2d day of April 1958.

Special Civil Air Regulation No. SR-400A, effective January 25, 1956, continued in effect the provisions of SR-400 and SR-369 and provides for regulation, on an interim basis, of the certification and operation of scheduled air carrier helicopters. These Special Civil Air Regulations also gave authority to the Administrator to issue air carrier operating certificates to scheduled air carrier helicopter operators and to permit deviations from Parts 40 and 61 as in effect December 31, 1953.

As the regulatory requirements of Parts 40 and 61 are not directly applicable to helicopter operations, it has been necessary for the Administrator to use the authority contained in SR-400A to grant waivers where necessary and ap-

propriate.

In the interest of establishing specific regulatory requirements for scheduled helicopter operations, Civil Air Regulations Draft Release No. 50-2, "Scheduled Air Carrier Helicopter Certification and Operation Rules," was prepared and circulated to all interested parties for comment on February 20, 1950. As a result of the comments and recommendations received at that time, it was decided that immediate adoption of helicopter regulations was premature.

In late 1951, a revised draft of proposed Part 46 was prepared but issuance of this draft was delayed until such time as it could be made to conform with the general policy then being established in new Part 40 entitled "Scheduled Interstate Air Carrier Certification and Op-

eration Rules.'

Subsequently, Draft Release 53-12, "Scheduled Air Carrier Helicopter Certification and Operation Rules," was circulated on July 23, 1953, for comment by interested parties. The comment on this draft release was consolidated and circulated, and a meeting was held in Washington in June of 1954 for the purpose of discussing the revised proposal. Following this meeting, proposed Part 46 was again revised, published in the FEDERAL REGISTER, and circulated as Draft Release 56-2 on January 19, 1956.

The suggestions made in the comments submitted thereon have been carefully studied and where considered appropriate have been included in this part. These comments also brought to several controversial matters. These matters which are discussed below have been resolved as equitably as possible and in the opinion of the Board the determinations which have been reached will assure reasonable and sat-

isfactory standards of safety.

The Board is of the opinion that the use of certificated dispatchers in exercising operational control of scheduled air carrier helicopters is not essential to safety and need not be required. In reaching this determination the Board took into consideration that two of three presently certificated helicopter air carriers have operated for a number of years with an excellent safety record without utilizing certificated dispatchers and have developed means of securing operational control of helicopters in flight and prior to release for flight which are satisfactory to the Administrator; that generally all operations are conducted in a limited metropolitan area under visual flight rules; and that flight stage lengths are short in all cases. In addition consideration was given to the nature of the route structures and the fact that emergency landing areas will be available at almost all points along the route. A requirement that the carrier establish and maintain a training program to insure that all operations personnel who per-form duties involving operational control of helicopters are adequately trained in their duties and responsibilities has, however, been included in this part.

Comment received revealed a wide variance of opinion concerning the proper method of computing flight time in helicopter operations. Some persons contended that "block-to-block time" as presently required in Part 40 is also appropriate for Part 46. Others contended that "rotor time" (the time from which the rotors start turning for the purpose of flight until they stop at the end of a flight or series of flights) is the only valid measure of determining pilot fatigue time. In view of this controversy, the Board, published in the FEDERAL REGISTER (22 F. R. 10758) and on December 20, 1957, circulated as Draft Release 57-29, a notice that oral argument would be heard on the issue of the definition of "flight time" in Part 46. This argument was heard on January 23, 1958. After careful consideration of the comments and arguments presented, the Board has con-cluded that the "block-to-block" method of computing flight time limitations which is presently applicable to all scheduled air carrier operations, including helicopters, is a safe and reasonable method to determine such limitations and should be used in this part. In reaching this conclusion, the Board found that the difference between airplane and helicopter ground operations is not of such significance as to warrant different methods of determining maximum flight time limitations. One of the factors considered was that devices have been developed by which helicopter flight controls can be secured while the rotors are in motion on the ground. These devices relieve the pilot of most of the duties which were generally required during ground operation of helicopters, In addition, the Board considers that the present and anticipated use of two-pilot crews in scheduled helicopter operations and other imporvements in equipment will also materially reduce the time and attention required of pilots in their duties while the helicopter is on the ground with the rotors turning.

Sections 46.30 and 46.31, which concern routes, specify that definite routes and route widths shall be established and approved by the Administrator. This concept is considered essential in view of the fact that all of the helicopters presently certificated for civil operations are single-engine and there is an attendant need for satisfactory emergency landing areas at all times in the event of engine failure. Furthermore, all of the present operations are conducted over and adjacent to metropolitan areas where much caution must be exercised in determining helicopter routes. The Board is also persuaded by the fact that the Administrator has considered it necessary in the past to establish and approve routes with a designated width for all certificated scheduled helicopter operations.

With respect to the proposed requirements for § 46.261 (b), the Board has concluded that it is desirable to incorporate in this part the provisions of Part 40 presently in effect which require the use of a copilot when instrument operations are authorized or when helicopters weighing more than 12,500 pounds are used.

Concerning the proposed requirements of § 46.200 (c) which pertain to instrument lights, the Board is of the opinion that this requirement should conform, as closely as possible, to the corresponding provisions in part 40. Although some changes have been made in this paragraph there is no intention to change the present interpretation which is being followed regarding instrument light requirements.

With respect to the proposed requirements of § 46.304 (c) concerning the maintenance and re-establishment of route qualifications, the Board is of the opinion that a 3-month period is more realistic in view of the operation involved than the 12-month period as proposed in Draft Release 56-2 or the 6-month period proposed in Draft Release 53-12. Since current practice presently achieves this objective, no burden will be imposed by setting the requirement at 3 months.

Paragraph (b) of § 46.304 requires a pilot utilized in night helicopter operations as pilot in command to make at least one trip each 30 days during daylight over the route he is scheduled to fly. This is considered necessary due to the congested areas over which helicopter operations are conducted and the need for familiarization and knowledge concerning all obstructions, hazards, and emergency landing areas along the route. This can best be achieved during daylight hours.

This part will become effective 6 months after adoption in order to allow ample time for the air carriers and the Administrator to prepare for its implementation. It is fully realized that in the past, when a major part of the regulation has been implemented, difficulty has been encountered by the air carriers in the preparation of manuals, establishing personnel training programs and operational procedures, and familiarization of all personnel concerned with the details of the new requirements. The Administrator has, on occasion, also been handleapped by lack of time to fully and properly prepare Civil Aeronautics Manual material concerning a new part of the regulations and to distribute guidance material to CAA field personnel who must enforce such regulations and assist the air carriers in implementing new procedures and practices.

Interested persons have been afforded an opportunity to participate in the making of this amendment (21 F. R. 631), and due consideration has been given to all relevant matter presented.

In consideration of the foregoing, the Civil Aeronautics Board hereby adopts Part 46 of the Civil Air Regulations (14 CFR Part 46) to read as follows, effective October 1, 1958:

APPLICABILITY AND DEPINITIONS

Sec.	
40.5	Applicability of this part.

Applicability of Parts 43 and 60 of 46.2 this subchapter.

Definitions. 46.5

CERTIFICATION RULES AND OPERATIONS EPECIFICATIONS REQUIREMENTS

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40.10	Application for certificate

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AUTHORITY: \$5 46.1 to 46.511 issued under sec. 205, 52 Stat. 984, as amended; 49 U. S. C. 425. Interpret or apply secs. 501, 604, 605, 52 Stat. 1007, as amended, 1010, as amended; 49 U. S. C. 551, 554, 555.

APPLICABILITY AND DEFINITIONS

§ 46.1 Applicability of this part. The provisions of this part are applicable to all air carriers holding certificates of public convenience and necessity issued in accordance with Title IV of the Civil Aeronautics Act of 1938, as amended, when utilizing helicopters to engage in scheduled interstate air transportation within the continental limits of the United States.

§ 46.2 Applicability of Parts 43 and 60 of this subchapter. The provisions of Parts 43 and 60 of this subchapter shall be applicable to all air carrier operations conducted under the provisions of this part unless otherwise specified in this part.

§ 46.5 Definitions. As used in this part, terms are defined as follows:

Administrator. The Administrator is the Administrator of Civil Aeronautics.

Air Carrier. An air carrier is any citizen of the United States who undertakes directly, or by lease or by other arrangement, the carriage by helicopter of persons or property as a common carrier for compensation or hire, or the carriage of mail by helicopter.

Airframe. Airframe means any and all kinds of fuselages, booms, macelles, cowling, fairings, empennages, fixed airfoil surfaces, and landing gear, and all parts, accessories, or controls, of whatever description, appertaining thereto, but not including powerplants, rotor heads, power-transmitting components, and rotating airfoil surfaces.

Appliances. Appliances are instruments, equipment, apparatus, parts, appurtenances, or accessories of whatever description, which are used, or are capable of being or intended to be used, in the navigation, operation, or control of helicopters in flight (including communication equipment, electronic de-vices, and any other mechanism or mechanisms installed in or attached to helicopters during flight, but excluding parachutes), and which are not a part or parts of airframes, powerplants, rotor heads, power-transmitting components. or rotating airfoil surfaces.

Approved. Approved, when used alone or as modifying terms such as means, method, action, equipment, etc., means approved by the Administrator.

Authorized representative of the Administrator. An authorized representative of the Administrator is any employee of the Civil Aeronautics Administrator or any private person, authorized by the Administrator to perform particular duties of the Administrator under the provisions of this part.

Check airman. A check airman is an airman designated by the air carrier and approved by the Administrator to examine other airmen to determine their proficiency with respect to procedures and technique and their competence to perform their respective airman duties.

Crew member. A crew member is any individual assigned by an air carrier for the performance of duty on a helicopter

in flight.

Duty aloft. Duty aloft includes the entire period during which an individual is assigned as a member of a helicopter crew during flight time.

En route. En route means the entire flight from the point of origination to the point of termination, including in-

termediate stops.

Flight crew member. A flight crew member is a crew member assigned to flight deck duty on a helicopter.

Flight release. A flight release is an authorization issued by an air carrier specifying the conditions for the origination or continuance of a particular flight.

Flight time. Flight time is the time from the moment the helicopter first moves under its own power for the purpose of flight until it comes to rest at the next point of landing (block-to-block time).

Helicopter. A helicopter is a rotorcraft which depends principally for its support and motion in the air upon the lift generated by one or more powerdriven rotors, rotating on substantially vertical axes.

Heliport. A heliport is an area of land, water, or any structure approved by the Administrator for the landing and

take-off of helicopters.

*HIR. HIR is the symbol used to designate helicopter instrument flight rules.

HVR. HVR is the symbol used to designate helicopter visual flight rules.

Interstate air transportation. Interstate air transportation is the carriage by helicopter of persons or property as a common carrier for compensation or hire or the carriage of mail by helicopter, in commerce between a place in any State of the United States, or the District of Columbia, and a place in any other State of the United States, or the District of Columbia; or between places in the same State of the United States, or the District of Columbia; whether such commerce moves wholly by helicopter or partly by helicopter and partly by other forms of transportation.

Maximum certificated take-off weight.

Maximum certificated take-off weight is
the maximum take-off weight authorized by the terms of the helicopter air-

worthiness certificate.

Month. A month is that period of time extending from the first day of any month as delineated by the calendar

through the last day thereof.

Night. Night is the time between the ending of evening civil twilight and the beginning of morning civil twilight as published in the American Air Almanac converted to local time for the locality concerned.

Note: The American Air Almanac containing the ending of evening twilight and the beginning of morning twilight tables may be obtained from the Superintendent of Documents, Government Printing Office, Washington 25, D. C. Information is also available concerning such tables in the offices of the Civil Aeronautics Administration or the United States Weather Bureau.

Operational control. Operational control is the exercise of authority over initiation, continuation, diversion, or termination of a flight.

Operations specifications. Operations specifications are rules of particular applicability issued by the Administrator under delegated authority from the Board and are not part of the air carrier operating certificate.

Pilot in command. The pilot in command is the pilot designated by the air carrier as the pilot responsible for the operation and safety of the helicopter during the time defined as flight time.

Pilotage. Pilotage is navigation by means of visual reference to landmarks.

Provisional heliport, A provisional heliport is a heliport approved for use by an air carrier for the purpose of providing service to a community when the regular heliport serving that community is not available.

Rating. A rating is an authorization issued with a certificate, and forming a part thereof, delineating special conditions, privileges, or limitations pertaining to such certificate.

Refueling heliport. A refueling heliport is a heliport approved as a heliport to which flights may be dispatched only for refueling.

Regular heliport. A regular heliport is a heliport approved as a regular terminal or intermediate stop on an authorized route.

Rotor. A rotor is assystem of rotating airfoils.

Main rotor(s). The main rotor(s) is the main system of rotating airfoils providing sustentation for the helicopter.

(2) Auxiliary rotor. An auxiliary rotor is one which serves either to counteract the effect of the main rotor torque on the helicopter, or to maneuver the helicopter about one or more of its three principal axes.

Route. A route is an established way or course for helicopters which has been designated by the Administrator.

Route segment. A route segment is a portion of a route each terminus of which is identified by: (1) A continental or insular geographic location, or (2) a point at which a definite radio fix can be established.

Scheduled for duty aloft. Scheduled for duty aloft means the assignment of a flight crew member on the basis of the flight time established in the operations schedules rather than the actual flight time.

Show. Show means to demonstrate or prove to the satisfaction of the Administrator prior to the issuance of the air carrier operating certificate and at any time thereafter required by the Administrator.

Time in service. Time in service, as used in computing maintenance time records, is the time from the moment a

helicopter leaves the ground until it touches the ground at the end of a flight.

Type. With regard to airman qualifications, type means all helicopters of the same basic design including all modifications thereto except those modifications which the Administrator has found result in a substantial change in the characteristics pertinent to the airman concerned.

Visibility. Visibility is the greatest distance at which conspicuous objects

can be seen and identified.

(1) Flight visibility. Flight visibility is the average range of visibility from the cockpit of a helicopter in flight to see and identify prominent unlighted objects by day and prominent lighted objects by night.

(2) Ground visibility. Ground visibility is the visibility at the earth's surface as reported by the United States Weather Bureau or by a source approved

by the Weather Bureau.

Week. A week is that period of time extending from the first day of any week as delineated by the calendar through the last day thereof.

Year. A year is that period of time extending from the first day of any year as delineated by the calendar through the last day thereof.

CERTIFICATION RULES AND OPERATIONS SPECIFICATIONS REQUIREMENTS

§ 46.10 Certificate required. No person subject to the provisions of this part shall operate a helicopter in scheduled interstate air transportation without, or in violation of the terms of, an air carrier operating certificate issued by the Administrator.

§ 46.11 Contents of certificate. An air carrier operating certificate shall specify the points to and from which, and the routes over which, an air carrier is authorized to operate.

§ 46.12 Application for certificate. An application for an air carrier operating certificate shall be made in the form and manner and contain information prescribed by the Administrator.

§ 46.13 Issuance of certificate. (a) An air carrier operating certificate shall be issued by the Administrator to an applicant having a certificate of public convenience and necessity issued by the Civil Aeronautics Board when the Administrator finds, after investigation, that such person is properly and adequately equipped and able to conduct a safe operation in accordance with the requirements of this part and with the operations specifications authorized in this part.

(b) Whenever, upon investigation, the Administrator finds that the general standards of safety required for air carrier operations require or permit a deviation from any specific requirement for a particular operation or class of operations he may issue operations specifications prescribing requirements which deviate from the requirements of this part. The Administrator shall promptly notify the Board of such deviations in the operations specifications and the reasons therefor.

† 46.14 Amendment of certificate. (a) The Administrator shall, after notice and opportunity for hearing to the carrier concerned, amend an air carrier operating certificate when he finds that such amendment is reasonably required in the interest of safety.

(b) Upon application by an air carrier the Administrator shall amend an air carrier operating certificate when he finds that the general standards of safety

permit such an amendment.

§ 46.15 Display of certificate. The air carrier operating certificate shall be available at the principal operations office of an air carrier for inspection by any authorized representative of the Board or the Administrator.

§ 46.16 Duration of certificate. An air carrier operating certificate shall remain in effect until termination of the certificate of public convenience and necessity or other economic authorization issued by the Board held by the air carrier, or until surrendered, suspended, revoked, or otherwise terminated by order of the Board. After suspension or revocation it shall be returned to the Administrator.

§ 46.17 Transferability of certificate. An air carrier operating certificate is not transferable, except with the written consent of the Administrator.

§ 46.18 Operations specifications required. (a) On and after the effective date of this part all helicopter air carrier operations specifications currently in force relating to interstate air transportation shall cease to be a part of any air carrier operating certificate and shall be deemed to be operations specifications issued under this part. Thereafter new or amended specifications shall be issued by the Administrator for operations subject to this part in a form and manner prescribed by him and in accordance with the provisions of this part.

(b) No person subject to the provisions of this part shall operate as an air carrier without, or in violation of, operations specifications issued by the Ad-

ministrator.

§ 46.19 Contents of specifications. The operations specifications shall contain the following:

(a) Operations authorized;

(b) A current list of all helicopters authorized for use;

(c) En route authorizations and limitations;

(d) Heliport authorizations and limitations;

(e) Time limitation for components retirement, overhauls, inspections, replacement, and checks of airframes, rotors, powerplants, and appliances, or standards by which such time limitations shall be determined;

(f) Procedures used to maintain control of weight and balance of heli-

copters;

(g) Specific pages of the carrier's operations manual when such pages have been specifically designated and approved by the Administrator; and

(h) Such additional items as the Administrator determines, under the enabling provisions of this part, are necessary to cover a particular situation.

§ 46.20 Utilization of operations specifications. The air carrier shall keep its personnel informed with respect to the contents of the operations specifications and all amendments thereto applicable to the individual's duties and responsibilities. A set of specifications shall be maintained by the air carrier as a separate and complete document. Pertinent excerpts from the specifications or references thereto shall be inserted in the manual issued by the air carrier.

\$ 46.21 Amendment of operations specifications. Any operations specification may be amended by the Administrator if he finds that safety in air transportation so requires or permits. Except in the case of an emergency requiring immediate action in respect to safety in air transportation or upon consent of the air carrier concerned, no amendment shall become effective prior to thirty days after the date the air carrier has been notified of such amendment. Within thirty days after either the receipt of such notice or the refusal of the Administrator to approve an air carrier's application for amendment, the air carrier may petition the Board to review the action of the Administrator. Except with regard to emergency amendments by the Administrator, the effectiveness of any amendment concerning which the carrier has petitioned for review shall be stayed pending the Board's decision.

§ 46.22 Inspection authority. An authorized representative of the Board or the Administrator shall be permitted at any time and place to make inspections or examinations to determine an air carrier's compliance with the requirements of the Civil Aeronautics Act of 1938, as amended, the regulations in this subchapter, the provisions of the air carrier's operating certificate, and the operations specifications.

§ 46.23 · Operations and maintenance base and office. Each air carrier shall give written notice to the Administrator of his principal business office, his principal operations base, and his principal maintenance base. Thereafter, prior to any change in any such office or base, he shall give written notice to the Administrator.

REQUIREMENTS FOR SERVICES AND FACILITIES

§ 46.30 Route requirements; demonstration of competence. The air carrier shall show that it is competent to conduct scheduled operations over any route or route segment between any regular, provisional, or refueling heliport and that the facilities and services available are adequate for the type of operation proposed. The Administrator shall not require actual flight over a route or route segment, if the air carrier shows that such flight is not essential to safety.

§ 46.31 Width of routes. A route or route segment shall have a width designated by the Administrator consistent with terrain, available navigational aids, traffic density, and air traffic control procedures.

§ 46.33 Heliports. The air carrier shall show that each route has sufficient heliports found by the Administrator to be properly equipped and adequate for the type of operations to be conducted. Consideration shall be given to items such as size, surface, obstructions, facilities, public protection, lighting, navigational and communications aids, and traffic control.

§ 46.34 Communications facilities. The air carrier shall show that a two-way air/ground radio communication system is available at such points as will insure reliable and rapid communications under normal operating conditions either direct or via approved point-to-point circuits for the following purposes:

(a) Communications between the helicopter and the appropriate air carrier operational control office, at the minimum flight altitudes specified in the operations specifications. Such systems shall be independent of systems operated

by the Federal Government;

(b) Communications between the helicopter and the appropriate air traffic control unit, in which ease the Administrator may permit the use of communications systems operated by the Federal Government; and

(c) When the Administrator finds that compliance with the requirements of paragraph (a) of this section is not practicable because of terrain conditions, he may authorize an exception to such requirements over specified segments of the route.

§ 46.35 Weather reporting facilities. The air carrier shall show that sufficient weather reporting services are available to insure such weather reports and forecasts necessary for the operation. Weather reports used to control operations shall be those prepared and released by the United States Weather Bureau, a source approved by the Weather Bureau, or by in-flight pilot reports. Forecasts used to control flight movements shall be prepared from such weather reports.

§ 46.37 Servicing and maintenance facilities. The air carrier shall show that competent personnel and adequate facilities and equipment are available for servicing helicopters.

MANUAL REQUIREMENTS

§ 46.50 Preparation of manual. The air carrier shall prepare and keep current a manual for the use and guidance of flight and ground operations personnel in the conduct of its operations.

§ 46.51 Contents of manual. (a) The manual shall contain instructions, information, and data necessary for the personnel concerned to carry out their duties and responsibilities with a high degree of safety. It shall be in a form to facilitate easy revision, and each page shall bear the date of the last revision thereof. The contents of such manual shall not be contrary to the provisions of any Federal regulations, operations specifications, or the operating certificate. The manual may be in two or more separate parts (e. g., flight operations, ground operations, maintenance, com-

munications, etc.) to facilitate use by the personnel concerned, but each part shall contain so much of the information listed below as is appropriate for each group of personnel:

(1) General policies;

(2) Duties and responsibilities of each crew member and appropriate members of the ground organization;

(3) Reference to appropriate regulations in this subchapter and Civil Aero-

nautics Manuals;

(4) Operational flight control;

(5) En route flight, navigational, and communication procedures, including procedures for the initiation or continuance of flight, if any item of equipment required for the particular type of operation becomes inoperative or unserviceable en route;

(6) Appropriate information from the en route operations specifications, including for each approved route the types of helicopters authorized, their crew complement, the type of operation (i. e., HVR, day, night) and other perti-

nent information;

(7) Apporpriate information from the heliport operations specifications, in-cluding for each heliport its location, its designation (i. e., regular, provisional, etc.), types of helicopters authorized, landing and take-off minimums, an appropriate diagram for each heliport showing access and egress routes, restricted areas, prominent obstructions, usable dimensions, and such other pertinent items as may assist the pilot;

(8) Take-off, en route, and landing

weight limitations;

(9) Procedures for familiarizing passengers with the use of emergency equipment during flight;

(10) Emergency procedures and

equipment;

(11) Procedures for determining the usability of landing and take-off areas and for dissemination of pertinent information to operations personnel;

(12) Procedures for operation during periods of icing, hall, thunderstorms, turbulence, or any potentially hazardous

meteorological conditions;

(13) Airman training programs, including appropriate ground, flight, and emergency phases;

(14) Instructions and procedures for maintenance, repair, overhaul, and

servicing

(15) Time limitations for components' retirement, overhaul, inspections, replacement, and checks of airframes, rotors, powerplants, and applicances, or standards by which such time limitations shall be determined;

- (16) Procedures for refueling helicopters, elimination of fuel contamination, protection from fire including electrostatic protection, and the supervision and protection of passengers during refueling:
- (17) Inspections for airworthiness, including instructions covering procedures, standards, responsibilities, and authority of the inspection personnel;

(18) Methods and procedures for maintaining the helicopter weight and center of gravity within approved limits;

(19) Pilot route and heliport qualification procedures;

(20) Accident notification procedures;

(21) Pertinent data on helicopter performance taken from approved flight manual for all helicopters utilized; and

(22) Other data or instructions re-

lated to safety.

(b) At least one complete master copy of the manual containing all parts thereof shall be retained at the appropriate operations base of the air carrier.

§ 46.52 Distribution of manual. (a) Copies of the entire manual, or appropriate portions thereof, together with revisions thereto shall be furnished to the following:

(1) Appropriate ground operations and maintenance personnel of the air

carrier:

(2) Crew members; and

(3) Authorized representatives of the Administrator assigned to the air carrier to act as CAA Flight Operations and Airworthiness Inspectors.

(b) All copies of the manual shall be

kept up to date.

HELICOPTER REQUIREMENTS

§ 46.60 General. Helicopters shall be identified, certificated, and equipped in accordance with the applicable airworthiness requirements of the regulations in this subchapter. No air carrier shall operate any helicopter in scheduled operation unless such helicopter meets the requirements of this part and is in an airworthy condition.

§ 46.63 Proving tests. (a) A type of helicopter not previously proved for use in scheduled operation shall have demonstrated its reliability in at least 100 hours of proving tests, in addition to the helicopter certification tests, accom-plished under the supervision of an authorized representative of the Administrator. As part of the 100-hour total at least 50 hours shall be flown over authorized routes and at least 10 hours shall be flown at night if night operations are authorized.

(b) A type of helicopter which has been previously proved in commercial service or extensive military service shall be tested for at least 50 hours, of which at least 25 hours shall be flown over authorized routes, unless deviations are specifically authorized by the Administrator on the ground that the special circumstances of a particular case make a literal observance of the requirements of this paragraph unnecessary for safety, when the helicopter:

(1) Is materially altered in design, or-(2) Is to be used by an air carrier who

has not previously proved such a type, (c) During proving tests only those persons required to make the tests and those designated by the Board or the Administrator shall be carried. Mail, express, and other cargo may be carried when approved by the Administrator.

HELICOPTER OPERATING LIMITATIONS

§ 46.70 Operating limitations. Helicopters shall be operated in accordance with such operating limitations as the Administrator may prescribe in the interest of safety, taking into account the performance of the helicopter, the areas traversed, heliports used, engine failure in flight, and temperature operating cor-

rection factors as outlined in the helicopter flight manual.

§ 46.71 Operations of helicopters other than Transport Category A. For operations with helicopters certificated under the provisions of Part 6 of this subchapter or the Transport Category B provisions of Part 7 of this subchapter, the air carrier shall show that adequate areas are available for a safe autorotative landing from any point along the route to be flown, and that such areas are readily identifiable in both day and night operations.

SPECIAL AIRWORTHINESS REQUIREMENTS

§ 46.110 Fire prevention. All helicopters used in passenger service for which application for certification was made prior to May 16, 1953, shall comply with the fire prevention provisions of Part 6 of this subchapter, effective May 16, 1953.

§ 46.153 Carriage of cargo in passenger compartments. When operating conditions require the carriage of cargo which cannot be loaded in approved cargo racks, bins, or compartments which are separate from passenger compartments, such cargo may be carried in a passenger compartment if the following requirements are complied with:

(a) It shall be packaged or covered in a manner to avoid possible injury to

passengers.

(b) It shall be properly secured in the helicopter by means of safety belts or other tie-downs possessing sufficient strength to eliminate possibility of shifting under all normally anticipated flight and ground conditions.

(c) It shall not be carried directly

above seated passengers.

(d) It shall not impose any loads on seats or on the floor structure which exceed the designated loads for those components.

(e) It shall not be placed in any position which restricts the access to or use of any required emergency or regular exit or the use of the aisle between the crew and the passenger compartments.

INSTRUMENTS AND EQUIPMENT FOR ALL **OPERATIONS**

§ 46.170 Helicopter instruments and equipment for all operations. (a) Instruments and equipment required by §§ 46.171 through 46.231 shall be approved and shall be installed in accordance with the provisions of the airworthiness requirements applicable to the instruments or equipment concerned.

(b) The following instruments and equipment shall be in operable condition prior to take-off, except as provided in § 46.391 (b) for continuance of flight

with equipment inoperative:

(1) Instruments and equipment required to comply with airworthiness requirements under which the helicopter is type certificated and as required by

the provisions of § 46.110, and

(2) Instruments and equipment specified in §§ 46.171 through 46.178 for all operations, and the instruments and equipment specified in §§ 46.200 through 46.231 for the type of operation indicated, wherever these items are not already provided in accordance with subparagraph (1) of this paragraph.

§ 46.171 Flight and navigational equipment for all operations. The following flight and navigational instruments and equipment are required for all operations:

(a) An air-speed indicating system with heated pitot tube or equivalent means for preventing malfunctioning

due to icing;

(b) Sensitive altimeter; (c) Clock (sweep-second);

(d) Free-air temperature indicator; and

(e) Magnetic compass.

§ 46.172 Engine instruments and equipment for all operations. The following engine instruments and equipment are required for all operations:

(a) Tachometer for the main rotor, or for each main rotor the speed of which may vary appreciably with respect to

another main rotor;
(b) Tachometer for each engine (these tachometers may be combined in a single instrument with that required by paragraph (a) of this section, except that such an instrument shall indicate rotor rpm during autorotation);

(c) Carburetor air temperature Indi-

cator for each engine;

(d) Cylinder head temperature indicator for each air-cooled engine;

(e) Fuel pressure indicator and warning light indicator for each engine;

- (f) Means for indicating fuel quantity in each fuel tank, and for helicopters with more than one independent fuel tank, a warning device to indicate when the fuel in any independent fuel tank becomes low
- (g) Manifold pressure indicator for each engine;
- (h) Oil pressure indicator for each engine:
- (i) Oil pressure warning light for each
- (j) Oil-in temperature indicator for each engine:
- (k) Oil temperature indicator for each transmission;
- (1) Oil pressure indicator and warning light for each transmission using a separate oil pump;

(m) Carburetor heating or de-icing equipment for each engine; and

(n) If equipped with rotor brake, means shall be provided to indicate full or partial engagement.

§ 46.173 Emergency equipment for all operations-(a) General. The emergency equipment specified in paragraphs (b), (c), and (d) of this section is required for all operations. Such equipment shall be readily accessible to the crew, and the method of operation shall be plainly indicated. When such equipment is carried in compartments or containers, the compartments or containers shall be so marked as to be readily identifiable.

(b) Hand fire extinguishers for crew, passenger, and cargo compartments. Hand fire extinguishers of an approved type shall be provided for use in crew. passenger, and cargo compartments which are accessible in flight in accordance with the following requirements:

(1) The type and quantity of extinguishing agent shall be suitable for the type of fires likely to occur in the compartment where the extinguisher is intended to be used.

(2) At least one hand fire extinguisher shall be provided and conveniently located on the flight deck for use by the

flight crew.

(3) On helicopters accomodating more than six passengers, at least one fire extinguisher shall be conveniently located in the passenger compartment.

(c)) First-aid equipment. First-aid equipment suitable for treatment of injuries likely to occur in flight or in minor accidents shall be provided in a quantity appropriate to the number of passengers and crew accommodated in the helicopter.

(d) Interior emergency exit markings. All emergency exits, their means of access, and their means of opening shall be marked conspicuously. When operations carrying passengers are conducted at night an independent source or sources of light shall be installed to illuminate all emergency exit markings, The identity and location of emergency exits shall be recognizable from a distance equal to the width of the cabin. The location of the emergency exit operating handle and the instructions for opening shall be marked on or adjacent to the emergency exit and shall be readable from a distance or 30 inches by a person with normal eyesight.

§ 46.174 Seats and safety belts for all occupants. A seat and an individual safety belt shall be provided for each person. In the case of children between the ages of 2 and 12, one safety belt shall suffice for each two children in a single seat provided strength requirements of the seat and the safety belt are not exceeded.

§ 46.175 Miscellaneous equipment for all operations. All helicopters shall have installed the following equipment:

(a) Windshield wiper or equivalent for

each pilot station;

(b) An alternate source of energy capable of carrying the necessary load for all instruments required by § 42.200 of this subchapter which require a power source: and

(c) Means for indicating the adequacy of the power being supplied to re-

quired flight instruments.

§ 48.176 Cockpit check procedure. The air carrier shall provide for each type of helicopter a cockpit check procedure. This procedure shall include all items necessary for flight-crew members to check for safety prior to starting engine(s), prior to taking off, prior to landing, and in engine emergencies. It shall be so designed as to obviate the necessity for a flight crew member to rely upon his memory for items to be checked and shall be readily usable in the cockpit of each helicopter.

§ 46.177 Passenger information for all operations. All helicopters with separate passenger and crew compartments shall be equipped with signs visible to passengers and cabin attendants to notify such persons when smoking is prohibited and when safety belts should be fastened. These signs shall be capable of on-off operation by the crew. The "No smoking" sign will be left on unless a cabin attendant is carried on flight in passenger compartment. In singleengine helicopters, seat belts must be fastened at all times in flight.

\$ 46.178 Exterior exit and evacuation markings for passenger operations. Exterior surfaces of the helicopter shall be marked to identify clearly all required emergency exits. When such exits are operable from the outside, markings shall consist of or include information indicating the method of opening.

INSTRUMENTS AND EQUIPMENT FOR SPECIAL OPERATIONS

§ 46.200 Instruments and equipment for operations at night. Each helicopter operated at night shall be equipped with the following instruments and equipment in addition to those required by \$5 46.171 through 46.178:

(a) Position lights;(b) Two landing lights at least one of which is controllable to illuminate the area forward of and below the heli-

conter:

- (c) Instrument lights providing sufficient illumination to make all instruments, switches, etc., easily readable, so installed that their direct rays are shielded from the flight crew members' eyes and that no objectionable reflections are visible to them. A means of controlling the intensity of illumination shall be provided unless it is shown that nondimming instrument lights are satisfactory;
 - (d) One anti-collision light;
- (e) Generator of adequate capacity; (f) Gyroscopic bank and pitch indicator (artificial horizon);
- (g) Gyroscopic direction indicator (directional gyro);
- (h) Gyroscopic rate-of-turn indicator with bank indicator; and
- (i) A vertical speed indicator (rateof-climb indicator).

§ 46.206 Equipment for single-engine overwater operations. The following equipment shall be required for all operations conducted beyond autorotative gliding distance from the nearest shoreline:

(a) Helicopter flotation devices, and life preserver or other adequate individual flotation device for each occupant of the helicopter; and

(b) Such other equipment as the Administrator finds necessary in the interest of safety for the particular operation.

RADIO EQUIPMENT

§ 46.230 Radio Equipment. Each helicopter used in scheduled air transportation shall be equipped with radio equipment specified for the type of operation in which it is engaged. All such equipment shall be of an approved

§ 46.231 Radio equipment for operations over routes navigated by pilotage. For operations conducted over routes on which navigation can be accomplished by pilotage, each helicopter shall be equipped with such radio equipment as is necessary under normal operating conditions to fulfill the following func-

(a) Communicate with at least one appropriate ground station (as specified in § 46.34) in the vicinity and other helicopters operated by the air carrier;

(b) Communicate with airport traffic control towers from any point in the control zone within which flights are in-

tended; and

(c) Receive meteorological information at the minimum en route altitude specified in the operations specifications of the air carrier. Either of the means required for compliance with paragraphs (a) and (b) of this section may be used to comply with this paragraph.

MAINTENANCE AND INSPECTION REQUIREMENTS

§ 46.240 Responsibility for maintenance. Irrespective of whether the air carrier has made arrangements with any other person for the performance of maintenance and inspection functions, each air carrier shall have the primary responsibility for the airworthiness of its helicopters and required equipment.

§ 46.241 Maintenance and inspection requirements. (a) The air carrier, or the person with whom arrangements have been made for the performance of maintenance and inspection functions, shall establish an adequate inspection organization responsible for determining that workmanship, methods employed, and material used are in conformity with the requirements of the regulations of this subchapter, with accepted standards and good practices, and that any airframe, rotor, power-plant, or appliance released for flight is airworthy.

(b) Any individual who is directly in charge of inspection, maintenance, overhaul, or repair of any airframe, rotor, powerplant, or appliance shall hold an appropriate license or airman certifi-

§ 46.242 Maintenance and inspection training program. The air carrier, or the person with whom arrangements have been made for the performance of maintenance and inspection functions, shall establish and maintain a training program to insure that all maintenance and inspection personnel charged with determining the adequacy of work per-formed are fully informed with respect to all procedures and techniques and with new equipment introduced into service, and are competent to perform their duties.

§ 46.243 Maintenance and inspection personnel duty time limitations. All maintenance and inspection personnel shall be relieved of all duty for a period of at least 24 consecutive hours during any 7 consecutive days or equivalent thereof within any one month.

AIRMAN AND CREW MEMBER REQUIREMENTS

§ 46.260 Utilization of airman. No air carrier shall utilize an individual as an airman unless he holds a valid appropriate airman certificate issued by the Administrator and is otherwise qual-

ified for the particular operation in which he is to be utilized.

§ 46.261 Composition of flight crew. (a) No air carrier shall operate a helicopter with less than the minimum flight crew specified in the airworthiness certificate for the type of helicopter and required in this part for the type of operation.

(b) Where the air carrier is authorized to operate under instrument conditions or operates helicopters of more than 12,500 pounds maximum certificated weight, the minimum pilot crew

shall be 2 pilots.

§ 46.265 Flight attendant. At least one flight attendant shall be provided by the air carrier on all flights carrying passengers in helicopters of 20-passenger capacity or more.

TRAINING PROGRAM

§ 46.280 Training requirements. (a) Each air carrier shall establish a training program sufficient to insure that each crew member used by the air carrier is adequately trained to perform the duties to which he is to be assigned. The initial training phases shall be satisfactorily completed prior to serving in scheduled operations.

(b) Each air carrier shall be responsible for providing adequate ground and flight training facilities and properly qualified instructors. There also shall be provided a sufficient number of check airmen to conduct the flight checks required by this part. Such check airmen shall hold the same airman certificates and ratings as are required for the air-

man being checked.

(c) The training program for each flight crew member shall consist of appropriate ground and flight training including proper flight crew coordination. Procedures for each flight crew function shall be standardized to the extent that each flight crew member-will know the functions for which he is responsible and the relation of those functions to those of other flight crew members. The initial program shall include at least the appropriate requirements specified in §§ 46.281 through 46.286.

(d) The crew member emergency procedures training program shall include at least the requirements specified in

(e) The appropriate instructor, supervisor, or check airman responsible for the particular training or flight check shall certify to the proficiency of each crew member and person employed in operational control upon completion of his training, and such certification shall become a part of the individual's record.

§ 46.281 Initial pilot ground training. Ground training for all pilots shall include instruction in at least the following:

(a) The appropriate provisions of the air carrier operations specifications and appropriate provisions of the regulations of this subchapter with particular emphasis on the operation and flight release rules and helicopter operating limitations:

(b) Operational control procedures and appropriate contents of the manuals;

(c) The duties and responsibilities of

crew members;

(d) The type of helicopter to be flown, including a study of the helicopter, powerplants, all major components and systems, performance limitations, standard and emergency operating procedures, and appropriate contents of the approved Helicopter Flight Manual;

(e) The principles and methods of determining weight and balance limitations for take-off and landing;

(f) Navigation and use of appropriate aids to navigation;

(g) Airport, heliport, and airways traffic control systems and procedures, and ground control letdown procedures if pertinent to the operation;

(h) Meteorology sufficient to insure a * practical knowledge of the principles of icing, fog, thunderstorms, and frontal

systems; and

(i) Procedures for operation in turbulent air and during periods of ice, hall, thunderstorms, and other potentially hazardous meteorological conditions.

§ 46.282 Initial pilot flight training. Flight training for each pilot shall include at least take-offs and landings and normal and emergency flight maneuvers including approaches and landings with simulated one engine inoperative in each type of helicopter to be flown by him in scheduled operations. When night operations are authorized, such training shall include night take-offs and landings.

§ 46.286 Initial crew member emergency training. The training in emergency procedures shall be designed to give each crew member appropriate individual instruction in all emergency procedures. Such training shall include at least the procedures to be followed in the event of the failure of an engine or other helicopter component or system, fire in the air or on the ground, ditching, evacuation, the location and operation of all emergency equipment, and maximum and minimum engine and rotor

§ 46.288 Training program; operations personnel. The air carrier shall establish and maintain a training program sufficient to insure that operations personnel who perform duties involving operational control are adequately trained to perform such duties. The air carrier shall not assign an individual to perform duties involving operational control until he has satisfactorily passed an examination concerning such duties and responsibilities.

training. (a) § 46.289 Recurrent Each air carrier shall provide such training as is necessary to insure the continued competence of each crew member and personnel engaged in operational control and to insure that each possesses adequate knowledge of and familiarity with all new equipment and procedures to be used by him.

(b) Each air carrier shall, at intervals established as part of the training program, but not to exceed 12 months, check the competence of each crew member and personnel engaged in operational centrol with respect to procedures, techniques, and information essential to the satisfactory performance of his duties. Where the check of the pilot in command requires actual flight, such check shall be considered to have been met by the checks accomplished in accordance with

(c) The appropriate instructor, supervisor, or check airman shall certify as to the proficiency demonstrated, and such certification shall become a part of the individual's record. In the case of pilots other than pilots in command, a pilot in command may make such certi-

FLIGHT CREW MEMBER QUALIFICATIONS

§ 46.300 Qualification requirements. (a) No air carrier shall utilize any flight crew member, nor shall any such airman perform the duties authorized by his airman certificate, unless he satisfactorily meets the appropriate requirements of \$46.280 or \$46.289, and \$\$46.301 through 46.304. All pilots serving as pilots in command shall hold valid airline transport pilot certificates with appropriate helicopter ratings. All other pilots shall hold at least commercial pilot certificates with helicopter ratings.

(b) Check airmen shall certify as to the proficiency of the pilot in command being examined, as required by §§ 46.302 and 46.303, and such certification shall become part of the airman's records.

146.301 Pilot recent experience. No air carrier shall schedule a pilot to serve as such in scheduled air transportation unless within the preceding 30 days he has made at least 3 take-offs and 3 landings in the helicopter of the particular type on which he is to serve, 2 landings of which shall have been made from approaches with simulated one engine inoperative; and, if he is scheduled to serve in such transportation at night, at least one of these landings shall have been made at night.

§ 46.302 Pilot checks—(a) Line check. Prior to serving as pilot in command, and at least once each 12 months thereafter, a pilot shall satisfactorily pass a line check in one of the types of helicopters normally to be flown by him. This check shall be given by a check pilot who is qualified for the route. It shall con-Eist of at least a scheduled flight between terminals over a route to which the pilot is normally assigned during which the check pilot shall determine whether the individual being checked satisfactorily exercises the duties and responsibilities of a pilot in command.

(b) Proficiency check. (1) An air carrier shall not utilize a pilot as pilot in command until he has satisfactorily demonstrated to a check pilot or a representative of the Administrator his ability to pilot and navigate helicopters to be flown by him. Thereafter, at least twice each 12 months at intervals of not less than 4 months, nor more than 8 months, a similar pilot proficiency check shall be given each such pilot. Where such pilots serve in more than one helicopter type, the pilot proficiency check shall be given alternately in helicopters of each type flown by him.

include at least the following:

(i) Maneuvers consisting proaches and landings with simulated one engine inoperative, normal take-offs and landings, crosswind landings, climbs and climbing turns, steep turns, maneuvering at minimum speed, rapid descent and quick stops, and a review of the emergency procedures specified in \$ 46.286.

(ii) An oral equipment examination covering the subjects specified in § 46.281 (d). Such examination may be accomplished in the air carrier's ground school or during a proficiency or line check.

§ 48.303 Pilot route and heliport qualification requirements. (a) An air carrier shall not utilize a pilot as pilot in command until he has been qualified for the route on which he is to serve in accordance with paragraphs (b), (c), and (d) of this section and the appropriate instructor or check pilot has so certified.

(b) Each such pilot shall demonstrate adequate knowledge concerning the subjects listed below with respect to each

route to be flown:

(1) Weather characteristics, (2) Navigational facilities,

(3) Communication procedures,

(4) Type of en route terrain and obstruction hazards,

(5) Minimum safe flight levels, (6) Position reporting points,

(7) Holding procedures.

(8) Pertinent traffic control procedures, and

(9) Congested areas, obstructions, physical layout, and all approach procedures for each regular, provisional, and refueling heliport approved for the route.

(c) Within the preceding 90 days each such pilot shall have made an entry as a member of the flight crew at each heliport into which he is scheduled to fly. Such entry shall include a landing and take-off under day HVR to permit the qualifying pilot to observe the heliport and surrounding terrain, including any obstructions to landing and takeoff. The qualifying pilot shall occupy a seat in the pilot compartment and shall be accompanied by a pilot who is qualified at the heliport.

(d) Each such pilot to be qualified for night operations in the carriage of passengers shall have been qualified in accordance with paragraphs (b) and (c) of this section, and in addition shall have made one trip over the route at night accompanied by a pilot who is qualified over the route for such opera-

§ 46.304 Maintenance and re-establishment of pilot route and heliport qualifications for particular trips. (a) To maintain pilot route and heliport qualifications for day operations, each pilot being utilized as pilot in command, within the preceding 3-month period, shall have made at least one trip as pilot or other member of the flight crew between terminals into which he is scheduled to fly.

(b) To maintain pilot route and heliport qualifications for night operations, each pilot being utilized as pilot in command, within the preceding 30 days shall

(2) The pilot proficiency check shall have made at least one trip during the hours of daylight as pilot or other member of the flight crew between terminals into which he is scheduled to fly.

(c) In order to re-establish pilot route and heliport qualifications after absence from a route or a heliport thereon for a period in excess of 3 months, a pilot shall comply with the provisions of § 46.303.

FLIGHT TIME LIMITATIONS

§ 46.320 Flight time limitations. (a) An air carrier shall not schedule any flight crew member for duty aloft in scheduled air transportation or in other commercial flying if his total flight time in all commercial flying will exceed the following flight time limitations:

(1) 1,000 hours in any year, (2) 100 hours in any month,

(3) 30 hours in any 7 consecutive days. (b) An air carrier shall not schedule any flight crew member for duty aloft for more than 8 hours during any 24 consecutive hours unless he is given an intervening rest period at or before the termination of 8 scheduled hours of duty aloft. Such rest period shall equal twice the number of hours of duty aloft since the last preceding rest period, and in no case shall the rest period be less than 8 hours.

(c) When a flight crew member has been on duty aloft in excess of 8 hours in any 24 consecutive hours he shall, upon completion of his assigned flight or series of flights, be given at least 16 hours for rest before being assigned any further duty with the air carrier.

(d) Each flight crew member engaged in scheduled air transportation shall be relieved from all duty with the air carrier for at least 24 consecutive hours during any 7 consecutive days.

(e) No flight crew member shall be assigned any duty with an air carrier during any rest period prescribed by this

(f) A flight crew member shall not be considered to be scheduled for duty in excess of prescribed limitations, if the flights to which he is assigned are scheduled and normally terminate within such limitations, but due to exigencies beyond the air carrier's control, such as adverse weather conditions, are not at the time of departure expected to reach their destination within the scheduled time.

FLIGHT OPERATIONS

§ 46.351 Operational control. The air carrier shall be responsible for operational control.

(a) Responsibility of the air carrier. The air carrier shall be responsible for:

- (1) The exercise of authority as necessary over the initiation, continuation, and diversion or termination of a flight;
- (2) Monitoring the progress of each flight and providing the pilot with all information necessary for the safety of the flight.
- (b) Responsibility of the pilot in command. The pilot in command shall be responsible for the preflight planning and the operation of the flight in compliance with the applicable regulations of this subchapter and operations speci-

fications. During flight he shall be in command of the helicopter and crew and shall be responsible for the safety of the passengers, crew members, cargo, and helicopter.

§ 46.352 Operations notices. Each air carrier shall notify the appropriate operations personnel promptly of all changes in equipment and operating procedures, including known changes in the use of navigational aids, heliports, air traffic control procedures and regulations, local airport traffic control rules, and of all known hazards to flight, including Icing and other potentially hazardous meteorological conditions and irregularities of ground and navigational facilities.

§ 46.353 Operations schedules. In establishing flight operations schedules, each air carrier shall allow sufficient time for the proper servicing of helicopters with fuel and oil at intermediate stops, and it shall consider the prevailing winds along the particular route and the cruising speed of the type of helicopter to be flown which shall not exceed the specified cruising output of the helicopter engines.

§ 46.354 Flight crew members at controls. All required flight crew members shall remain at their respective stations when the helicopter is taking off or landing, and while en route except when the absence of one such flight crew member is necessary in connection with his regular duties. All flight crew members shall keep their seat belts fastened when at their respective stations.

§ 46.355 Manipulation of controls. No person other than a qualified pilot of the air carrier shall manipulate the flight controls during flight, except that any one of the following persons may, with the permission of the pilot in command, manipulate such controls:

(a) Authorized pilot safety representatives of the Administrator or the Board who are qualified on the helicopter and are engaged in checking flight opera-

tions, or

(b) Pilot personnel of another air carrier properly qualified on the helicopter and authorized by the operating carrier.

§ 46.356 Admission to flight deck, No persons, other than crew members, shall be admitted to the flight deck of a helicopter except those authorized in paragraphs (a) and (b) of this section, For the purposes of this section, the Administrator shall determine what constitutes the flight deck.

(a) CAA Flight Operations and Airworthiness Inspectors and authorized representatives of the Board while in the performance of official duties shall be

admitted to the flight deck.

Nore: Nothing contained in this paragraph shall be construed as limiting the emergency authority of the pilot in command to exclude any person from the flight deck in the interest of safety.

(b) The persons listed below may be admitted to the flight deck when author-

ized by the pilot in command:

(1) An employee of the Federal Government or of an air carrier or other aeronautical enterprise whose duties are such that his presence on the flight deck

is necessary or advantageous to the conduct of safe air carrier operations, or

Note: Federal employees who deal responsibly with matters relating to air carrier safety and such air carrier employees as pilots, meteorologists, communication operators, and mechanics whose efficiency would be increased by familiarity with flight conditions may be considered eligible under this requirement. Employees of traffic, sales, and other air carrier departments not directly related to flight operations cannot be considered eligible unless authorized under subparagraph (2) of this paragraph.

(2) Any other person specifically authorized by the air carrier management and the Administrator.

(c) All persons admitted to the flight deck shall have seats available for their use in the passenger compartment ex-

cept:

CAA Flight Operations and Airworthiness Inspectors or other authorized representatives of the Civil Aeronautics Administration or the Civil Aeronautics Board engaged in checking flight operations;

(2) Air traffic controllers who have been authorized by the Administrator

to observe ATC procedures;

(3) Certificated airmen of the air carrier whose duties with the carrier require

an airman certificate;

(4) Certificated airmen of another air carrier whose duties with such carrier require an airman certificate and who have been authorized by the air carrier concerned to make specific trips over the route;

(5) Employees of the air carrier, whose functions are directly related to the conduct or planning of flight operations or the in-flight monitoring of helicopter equipment or operating procedures, but only when their presence in the cockpit is required in the furtherance of such functions and when specifically authorized in writing by a responsible supervisor in the operations department of the air carrier, who is listed in the Operations Manual as having such authority; and

(6) Technical representatives of the manufacturer of the helicopter or its components whose functions are directly related to the in-flight monitoring of helicopter equipment or operating procedures, but only when their presence in the cockpit is required in the furtherance of such functions and only when specifically authorized in writing by the Administrator and by a responsible supervisor in the operations department of the air carrier, who is listed in the Operations Manual as having such authority.

§ 46.357 Use of cockpit check procedure. The cockpit check procedure shall be used by the flight crew for each procedure as set forth in § 46.176.

§ 46.358 Personal flying equipment. The pilot in command shall insure that the following equipment is aboard the helicopter for each flight:

 (a) Appropriate aeronautical charts containing adequate navigational information, and

(b) A flashlight in good working order in the possession of each crew member during night operations.

§ 46.359 Restriction or suspension of operation. When conditions exist which constitute a hazard to the conduct of safe air carrier operations, including heliport conditions, the air carrier shall restrict or suspend operations until such hazardous conditions are corrected.

§ 46.360 Emergency decisions; pilot in command. (a) In emergency situations which require immediate decision and action, the pilot in command may follow any course of action which he considers necessary under the circumstances. In such instances the pilot in command, to the extent required in the interest of safety, may deviate from prescribed operations procedures and methods, weather minimums, and the regulations of this subchapter.

(b) When emergency authority is exercised by the pilot in command, the air carrier shall be kept fully informed regarding the progress of the flight, and within 10 days after the completion of the particular flight a written report of any deviation shall be submitted by the individual declaring the emergency to the Administrator through the air car-

rier's operations manager.

(c) No pilot in command shall deviate from an authorized route, except when operating in accordance with traffic control instructions issued by a control tower or control center or when circumstances render such deviation necessary in the interest of safety. In the latter case any deviation of more than 10 miles from the authorized route shall be explained by the pilot in a written report to the Administrator within 10 days of such deviation.

§ 46.361 Reporting potentially hazardous meteorological conditions and irregularities of ground and navigational facilities. When any meteorological condition or irregularity of ground or navigational facilities is encountered in flight, the knowledge of which the pilot in command considers essential to the safety of other flights, he shall notify an appropriate ground radio station as soon as practicable. Such information shall thereupon be relayed by that station to the appropriate governmental agency.

§ 46.362 Reporting mechanical irregularities. The pilot in command shall enter or cause to be entered in the maintenance log of the helicopter all mechanical irregularities encountered during flight. He shall, prior to each flight, inspect the log to ascertain the status of any irregularities entered in the log at the end of the last preceding flight.

§ 46.364 Weather minimums. No flight shall be initiated, continued en route, or landed at destination unless it is conducted in accordance with the weather requirements prescribed in the operations specifications.

FLIGHT RELEASE RULES

§ 46.381 Flight release. No flight shall be initiated without the pilot in command executing a flight release form setting forth the conditions under which the flight will be conducted and certifying that the flight will be conducted in accordance with the regulations in this subchapter and the air carrier's opera-

tions specifications. When such flights originate at locations other than the normal operating base, such flight release forms may be executed orally to the operation control center, in which case such shall be made a matter of record, plights which have remained at an intermediate heliport in excess of one hour shall require a new flight release.

§ 46.382 Familiarity with weather conditions. No pilot in command shall execute a flight release unless he is thoroughly familiar with existing and anticipated weather conditions along the route to be flown.

§ 46.383 Facilities and services. The operational control center shall furnish to the pilot in command all available current reports or information pertaining to irregularities of navigational facilities and heliport conditions which may affect the safety of the flight. It shall also furnish the pilot, while en route, any additional available information concerning meteorological conditions and irregularities of facilities and services which may affect the safety of the flight.

§ 46.384 Helicopter equipment required for flight release. All helicopters released shall be airworthy and shall be equipped in accordance with the provisions of § 46.170.

§ 46.385 Communications facilities required for flight release. No helicopter shall be released for flight over any route or route segment unless the communications facilities required by § 46.34 are in satisfactory operating condition.

146.386 Flight release under HVR. Helicopters shall be released for operation under HVR only if the appropriate weather reports and forecasts, or a combination thereof, indicate that the ceilings and visibilities along the route to be flown are, and will remain, at or above the minimums required for flight under HVR until the flight arrives at the heliport or heliports of intended landing specified in the flight release.

\$46.387 HIR operations. When an air carrier makes application for authorization to conduct instrument operations, and the Administrator, upon investigation, finds that the helicopter is properly certificated for instrument flight and its pilots are capable of instrument flight in helicopters, he may authorize such instrument operation. When such authorization is granted, complete operations procedures for such authorization shall be specified in the air carrier operations specifications.

\$46.388 Visual ground reference requirements. Except when authorized under \$46.387, no helicopter shall be operated unless meteorological conditions permit sufficient visual ground reference to allow proper control of the helicopter. At night, ample ground reference lights shall be available for that purpose.

\$46.391 Continuance of flight; flight hazards. (a) No helicopter shall be continued in flight toward any heliport to which it has been released when, in the opinion of the pilot in command or

the air carrier, the flight cannot be completed with safety, unless in the opinion of the pilot in command there is no safer procedure. In the latter event, continuation shall constitute an emergency situation as set forth in § 46.360.

(b) If any item of equipment required pursuant to the regulations of this subchapter for the particular operation being conducted becomes unserviceable en route, the pilot in command shall comply with the procedures specified in the manual for such occurrence: Provided, That the Administrator may authorize the incorporation in the air carrier manual of procedures for the continued operation of a helicopter beyond a scheduled terminal where he finds that, in the particular circumstances of the case, literal compliance with this requirement is not necessary in the interest of safety.

§ 46.392 Operation in icing conditions. (a) A helicopter shall not be released, or en route operations continued, or landing made when, in the opinion of the pilot in command or the air carrier, icing conditions are expected or encountered which might adversely affect the safety of the flight.

(b) No helicopter shall take off or continue en route operations when frost, snow, or ice is adhering to the rotors, control surfaces, or other movable parts of the helicopter.

§ 46.393 Release and continuance of flight. (a) A helicopter specified as the intended destination may be changed en route to another regular, provisional, or refueling heliport, providing the original flight release is amended.

(b) When the flight release is amended while the helicopter is en route, such amendment shall be made a matter of record.

§ 46.396 Fuel supply for HVR operations. No helicopter shall be released for flight unless it carries sufficient fuel;

(a) To fly to the heliport to which re-

leased, and thereafter;

(b) To fly for a period of at least 20 minutes at normal cruising consumption.

§ 46.397 Factors involved in computing fuel required. In computing the fuel required, consideration shall be given to the wind and other weather conditions forecast, traffic delays anticipated, and any other conditions which might delay the landing of the helicopter. Required fuel shall be additional to unusable fuel.

§46.405 Take-off and landing weather minimums; HVR. Irrespective of any clearance which may be obtained from air traffic control, no helicopter shall take off or land when the reported ceiling or ground visibility is less than that specified in the air carrier's operations specifications.

§ 46.408 Minimum flight altitudes. Minimum flight altitudes shall be prescribed by the Administrator in the interest of safety for any route or portion thereof. In establishing such minimum altitudes the Administrator shall consider the character of the terrain to be traversed, the type of helicopter involved, the availability of suitable emergency autorotative landing areas, the quality and quantity of meteorological service.

the navigational facilities available, and other flight conditions as may be pertinent.

§ 46.412 Preparation of load manifest. The air carrier shall be responsible for the preparation and accuracy of a load manifest form prior to each take-off. This form shall be prepared by personnel of the air carrier charged with the duty of supervising the loading of helicopters and the preparation of load manifest forms or by other qualified persons authorized by the air carrier.

REQUIRED RECORDS AND REPORTS

§ 46.500 Records. Each scheduled air carrier shall maintain records and submit reports in accordance with the requirements of §§ 46.501 through 46.511. All records shall be retained for the period specified in Part 249 of Subchapter B of this chapter (Economic Regulations), unless otherwise specified in §§ 46.501 through 46.511.

§ 46.501 Crew member records. Each air carrier shall maintain current records of every crew member. These records shall contain such information concerning the qualifications of each such crew member as is necessary to show compliance with the appropriate requirements of the regulations of this subchapter, e. g., proficiency and route checks, helicopter qualifications, training, physical examinations, and flight time records. The disposition of any flight crew member released from the employ of the air carrier, or who becomes physically or professionally disqualified, shall be indicated in these records which shall be retained by the air carrier for at least three months.

§ 46.503 Flight release form. (a) The flight release may be in any form but shall contain at least the following information with respect to each flight:

(1) Identification number of the helicopter to be used, and the trip number.

(2) Heliport of departure, intermediate stops, destination, and routes to be followed;

(3) Minimum fuel supply;

(4) Type of operation, e. g., HVR, day, night; and

(5) Date and time of release.

(b) The flight release may be executed orally when the pilot is at a station removed from the operational control center, in which case the release shall be recorded.

§ 46.504 Load manifest. (a) The load manifest shall contain at least the following information with respect to the loading of a helicopter at the time of take-off:

(1) The weight of:

(i) Helicopter,

(ii) Fuel and oil,

(iii) Cargo, including mail and baggage, and

(iv) Passengers;

(2) The maximum allowable weight applicable for the particular flight;

(3) The total weight computed in accordance with approved procedures; and

(4) Evidence that the helicopter is loaded in accordance with an approved schedule which insures that the center of gravity is within approved limits.

(b) The load manifest shall be prepared and signed for each flight by qualified personnel of the air carrier charged with the duty of supervising the loading of the helicopter and the preparation of load manifest forms, or by other qualified personnel authorized by the air carrier.

(c) Time and date of preparation, registration number of helicopter, and

trip number.

§ 46.505 Disposition of load manifest and flight release. Copies of the completed load manifest, or information therefrom except with respect to cargo and passenger distribution, and the flight release shall be in the possession of the pilot in command and shall be carried in the helicopter to its destination. Copies also shall be kept for at least 60 days.

§ 46.506 Maintenance records. (a) Each air carrier shall keep at its principal maintenance base current records of the total time in service, the time since last overhaul, and the time since last inspection of all major components of the airframe, powerplants, rotors, and, where practicable, appliances.

(b) Records of total time in service

may be discontinued when it has been shown that the service life of a component part is safely controlled by other means, such as inspection, overhaul, or parts retirement procedures. The Administrator may require the keeping of total time records for specific parts when it is found that other procedures will not safely limit the service life of such parts.

(c) A helicopter component, powerplant, rotor, or appliance for which complete records are not available may be placed in service: Provided, That:

(1) It is of a type for which total time-in-service records are not required under the provisions of paragraph (b) of this section;

(2) Parts which are limited by the Administrator or manufacturer to a specific service time are retired and re-

placed by new parts; and

(3) It has been properly overhauled or rebuilt, and a record of such overhaul or rebuilding is included in the maintenance records.

§ 46.507 Maintenance log. record shall be made in the helicopter's maintenance log of the action taken in each case of reported or observed failures or malfunctions of airframes, powerplants, rotors, and appliances critical to the safety of the flight. The air carrier shall establish an approved procedure for retaining an adequate number of such records in the helicopter in a place readily accessible to the flight crew and shall incorporate such procedure in the air carrier manual. maintenance log shall contain information from which the flight crew may readily determine the time since last overhaul of the airframe, and engine(s).

§ 46.508 Daily mechanical reports. (a) Whenever a failure, malfunctioning, or other defect is detected in flight or on the ground in a helicopter or helicopter component which may reasonably be expected by the air carrier to cause a seri-

ous hazard in the operation of any helicopter, a report shall be made of such failure, malfunctioning, or other defect to the Administrator. This report shall cover a 24-hour period beginning and ending at midnight, shall be submitted by 12 o'clock midnight of the following working day, or sooner if the seriousness of the malfunction or difficulty so warrants, and shall include as much of the following information as is available on the first daily report following such incidents:

(1) Type and CAA identification number of the helicopter, name of air carrier,

and date:

(2) Emergency procedure effected: unscheduled landing, etc.;

(3) Nature of condition: fire, structural failure, etc.;

(4) Identification of part and system involved, including the type designation of the major component;

(5) Apparent cause of trouble: wear, cracks, design deficiency, personnel error, etc.;

(6) Disposition: repaired, replaced,

helicopter grounded, etc.; and
(7) Brief narrative summary to supply any other pertinent data required for more complete identification, determination of seriousness, corrective action, etc.

(b) These reports shall not be withheld pending accumulation of all of the information specified in paragraph (a) of this section. When additional information is obtained relative to the incident, it shall be expeditiously submitted as a supplement to the original report, reference being made to the date and place of submission of the first report.

§ 46.509 Mechanical interruption summary report. Each air carrier shall submit regularly and promptly to the Administrator a summary report containing information on the following occurrences:

(a) All interruptions to a scheduled flight, unscheduled changes of helicopters en route, and unscheduled stops and diversions from route which result from known or suspected mechanical difficulties or malfunctions.

(b) The number of engines removed prematurely because of mechanical trouble, listed by make and model of engine and the helicopter type in which the engine was installed.

§ 46.510 Alteration and repair reports. Reports of major alterations or repairs of airframes, powerplants, rotors, and appliances shall be made available to the Administrator promptly upon completion of such alterations or re-

§ 46.511 Maintenance release. When a helicopter is released by the maintenance organization to flight operations, a maintenance release or appropriate entry in the maintenance log certifying that the helicopter is in an airworthy condition shall be prepared and signed by a maintenance inspector or a person authorized by the inspection organization prior to release of such helicopter. If a maintenance release form is prepared, a copy shall be given to the pilot in command. An appropriate record shall be kept for at least 60

By the Civil Aeronautics Board,

[SEAL]

M. C. MULLIGAN, Secretary.

[F. R. Doc. 58-2556; Filed, Apr. 7, 1958; 8:49 a. m.]

Chapter II-Civil Aeronautics Administration, Department of Commerce

[Amdt. 1]

PART 407-PROCEDURE FOR USE OF DO-MESTIC NON-FEDERAL NAVIGATION FA-CILITIES FOR CAA APPROVED OPERATIONS

SUBPART B-NONDIRECTIONAL RADIO BEACON FACILITIES

A new Subpart B is added as follows:

Subport B-Nondirectional Radio Beacon Facilities

407.10 Introduction.

407.11 Policy.

407.12 Implementation requirements.

407.13 Source of publications.

Performance requirements; Appen-407.14

407.15 Installation requirements; Appendix 2.

407.16 Maintenance and operation require-

ments; Appendix 3.
407.47 Reports required by Civil Aeronautics Administration; Appendix 4.

AUTHORITY: \$\$ 407.10 to 407.17 issued under sec. 205, 52 Stat. 984, as amended; 49 U. S. C. Interpret or apply secs. 301, 302, 601, 52 Stat. 985, as amended, 1007, as amended; 49 U. S. C. 451, 452, 551.

SUBPART B-NONDIRECTIONAL RADIO BEACON FACILITIES

Introduction. \$ 407.10 and the minimum general requirements of the Civil Aeronautics Administration for the operation of non-federal nondirectional radio beacon facilities which are to be involved in the approval of instrument flight rules and air traffic control procedures related to such facilities are prescribed in Technical Standard Order N-28 adopted by the Administrator on April 15, 1958. Technical Standard Order N-28, which is set forth in this part, is mandatory upon all employees of the Civil Aeronautics Administration in their discussions, advice, or recommendations to the public, or in their approval of the public use of this type facility in any CAA-approved air operation or procedure. A nondirec-tional radio beacon ("H" facilities domestically-NDB facilities internationally) radiates a continuous carrier of approximately equal intensity at all azimuths. This carrier is modulated at 1020 cycles per second for the purpose of station identification. Personnel of the Regional Air Navigation Facilities Division are responsible for the application of this Technical Standard Order on the part of CAA. Deviations from the Implementation Requirements prescribed herein will be permitted only upon approval of the Director, Office of Air Navigation Facilities, Civil Aeronautics Administration, Washington 25, D. C.

\$407,11 Policy. (a) When the Civil Aeronautics Administration is requested by the owner of a non-federal "H" facilly to approve an IFR procedure for public use based on that facility, the CAA will require as a condition to such approval that the following minimum requirements be met:

(1) The performance of the facility asdetermined by air and ground inspections shall be in accordance with § 407.14

(Appendix 1).

(2) The installation of the equipment shall meet the requirements of § 407.15 (Appendix 2).

(3) The owner shall operate and maintain the facility in accordance with

1407.16 (Appendix 3).

(4) The owner shall furnish CAA periodic reports relative to the performance of the facility as described in 1497.17 (Appendix 4) and shall permit the CAA to inspect the facility and its operation at such times as the CAA deems necessary.

(5) The owner shall give assurance that he will not withdraw the facility from service except with the concurrence

of CAA.

- (b) The owner will bear all costs incident upon his meeting the requirements set forth in paragraph (a) of this section and those for flight and ground inspections which the CAA may be initially required to make prior to commissioning and periodically thereafter to satisfy itself that these requirements are
- (c) If the requirements in paragraphs (a) and (b) of this section are met, the CAA will commission the facility as a prerequisite to its approval for use in an IFR procedure. The CAA will not implicitly or explicitly assume any responsibility for the facility by virtue of such approval. The CAA will withdraw its authorization to use the facility at any time it considers that the requirements set forth herein are not being met or will decommission the facility when the frequency channel is required for higher priority common system service.

\$407.12 Implimentation requirements. (a) Action under TSO N-28 will be initiated when the CAA has received from the owner a request for an IFR procedure based on his facility and

he has submitted:

(1) A description of the facility, together with evidence that the equipment is capable of meeting the minimum performance requirements contained in 1 407.14 (Appendix 1) and is installed in accordance with § 407.15 (Appendix 2).

(2) A proposed procedure for operat-

ing the facility.

(3) A proposed maintenance arrangement and manual of maintenance operation to meet the requirements of 1407.16 (Appendix 3).

(4) A statement of intent to meet the

requirements of the Policy.

(b) The CAA will then perform whatever initial air and ground inspections are necessary to satisfy itself from a technical, operational and maintenance viswpoint that the facility and equipment are capable of meeting the requirements.

(c) The proposed operating procedure and maintenance arrangement and manual will be evaluated.

(d) The owner will be advised of the results of the inspections and evaluations and of any facility, maintenance manual or organizational changes that will be required. The owner will correct deficiencies and operate the facility for an in-service test evaluation so that the CAA may satisfy itself that the facility will meet the requirements for commissioning and use in an approved proce-The approval of the facility is not to be taken as automatic approval of any specific procedure.

§ 407.13 Source of publications. Copies of this Technical Standard Order and related publications may be obtained from the Regional Offices of the Civil Aeronautics Administration, located in Jamaica, New York; Fort Worth, Texas; Kansas City, Missouri; Los Angeles, California; Anchorage, Alaska; and Honolulu, Territory of Hawaii.

Performance requirements; \$ 407.14 Appendix 1. (a) The "H" facility shall radiate a continuous wave carrier and shall be identified by on-off keying of an amplitude modulating tone of 1020 cycles per second plus or minus 50 cycles per second. The depth of modulation shall be between the limits of 40 and 95 percent. A two or three letter identification shall be transmitted at a rate approximately seven words per minute preferably eight to ten times per minute, unless voice modulation is also used, but in any event at intervals not to exceed 30 seconds. The identification may be suppressed while voice transmissions are being made.

(b) The performance of the "H" facility shall be in accordance with recognized and accepted good electronic engineering performance practices for the

desired service.

(c) Ground inspection will consist of an examination of the design features of the equipment and its installation in order to determine that conditions may not arise which would permit unsafe operation due to component failure or deterioration. These will be judged against recognized and accepted good engineering practices.

(d) Flight tests to determine the adequacy of the facility to meet operational requirements will be conducted in accordance with the U.S. Standard Flight Inspection Manual, particularly section 207, initially by the Civil Aeronautics Administration and thereafter by arrangements, satisfactory to the Civil Aeronautics Administration, which will be made by the owner.

§ 407.15 Installation requirements; Appendix 2. (a) The facility shall be installed according to accepted good engineering practices, applicable electric, and safety codes, and FCC license requirements. There shall be a reliable source of suitable primary power.

(b) Dual transmitting equipment may be required in the support of some IFR

procedures.

(c) Non-federal H facilities desired for use as an instrument approach aid

for an airport must have or be supplemented with, dependent on specific circumstances, certain ground-air and landline communications services as follows:

(1) At facilities located outside of and not immediately adjacent to air traffic control areas, ground-air communica-tions from the airport served by the facility must be available. Voice on the aid controlled from the airport will be

an accepted means.

(2) At facilities located within or immediately adjacent to air traffic control areas, ground-air communications from the airport served by the facility, as outlined in subparagraph (1) of this paragraph, must be available and in addition, reliable communications (land-line telephone minimum) from the airport to the nearest CAA air traffic control or communication facility must be provided.

(3) Provisions of subparagraphs (1) and (2) of this paragraph, are not mandatory at airports where an adjacent CAA facility is capable of communicating with aircraft on the ground at the airport and during the entire proposed instrument approach procedure.

(4) At low traffic density airports, located within or immediately adjacent to air traffic control areas, and where extensive delays are not a factor, the communications requirements of subparagraphs (1) and (2) of this paragraph may be reduced to reliable communications (landline telephone minimum) from the airport to the nearest CAA air traffic control or communication facility, providing an adjacent CAA facility is capable of communicating with aircraft during the proposed instrument approach procedure, at least down to the minimum en route altitude of the controlled area.

§ 407.16 Maintenance and operation requirements; Appendix 3. (a) The owner shall arrange for or provide for adequate maintenance of the facility at the performance level existent at the time of commissioning. As a minimum, the maintenance personnel shall meet FCC licensing requirements.

(b) The owner shall prepare an operating and maintenance manual outlining mandatory procedures for op-eration, preventive maintenance, and emergency maintenance. This manual must be approved by the CAA and must include instructions covering the follow-

ing points:

(1) Physical security of the facility and procedure for participation in CONELRAD air defense plan.

(2) Maintenance and operation of equipment by authorized personnel only. (3) FCC license requirements for op-

erating and maintenance personnel. (4) Posting of licenses and signs.

(5) Relationship between the facility and CAA air traffic control facilities. Boundaries of controlled airspace over or near the facility must be described. If applicable, instructions for relaying air traffic control instructions and information must be included. If the H facility is located outside of controlled airspace, instructions for the operation of an air traffic advisory service must be included.

(6) Instructions pertaining to Air/ Ground communications, if such service is provided. Appropriate sections of CAA manuals of operation may be incorporated by reference, or necessary instructions written directly in the manual.

(7) Notification of CAA regarding sus-

pension of service.

(8) Detailed arrangements made for maintenance flight inspection and servicing with the frequency of such servicing, i. e., weekly, monthly, annually, etc.

(9) Keeping of station logs and other technical records and submission of re-

ports per § 407.17 (Appendix 4).

(10) Monitoring of the facility, at least each half hour to ensure continuous operation (refer CAA MANOP IV-B-3-10 or ICAO Annex 10, par. 3.5.7.1, Part 1).
(11) Inspections by Federal Govern-

ment personnel.

(12) Names, addresses and telephone numbers of persons to be notified in an emergency.

(13) Shutdowns for routine maintenance and issuance of Notices to Airmen for routine and emergency shutdowns,

(14) Commissioning the facility.

(15) An acceptable procedure modifying or revising the manual.

(c) The owner shall submit to the CAA for approval any proposed modifications to the facility, in addition to any requirements of the FCC.

(d) The owner's maintenance personnel shall participate in inspection performed by CAA personnel and will be required to demonstrate proficiency in accomplishing maintenance procedures and use of specialized test equipment.

(e) The owner shall require the facility to be shut down immediately upon receipt of two successive pilot reports of

malfunctioning.

(f) The operating and maintenance manual must include pertinent data covering the facility involved. These data should include:

(1) Facility location by latitude and longitude from a reliable map, as well as position with relation to airport

layouts.

(2) The type, make and model of the basic radio equipment which will provide the service.

(3) The station power emission and frequency.

(4) The hours of operation.

(5) Station identification call letters and the method of station identification. whether by Morse code or recorded voice announcement and the time spacing of this identification.

(g) The owner shall provide a stock of spare parts including vacuum tubes, sufficient to make possible prompt replacement of components which fail or

deteriorate in service.

(h) Federal Airways Manual of Operations IV-B-3-10 and related manuals listed in paragraph 7 thereof, may be of help to the owner in developing his operating and maintenance manual.

§ 407.17 Reports required by Civil Aeronautics Administration; Appendix 4. (a) The supply of forms for the following reports will be furnished by CAA.

Unless otherwise stated, these reports should be submitted to the CAA Regional Office of the region in which the facility

(1) Record of Meter Readings and Adjustments-Form ACA-198. This form shall be completed by the owner or his maintenance representative and shall represent the equipment adjustments and meter readings as of the time of commissioning. One copy shall be retained in the permanent records of the facility and two copies furnished to CAA. The form shall be revised following any major repairs or modernization so that it reflects an accurate record of facility operation and adjustment.

(2) Maintenance Log of Communication Facilities-Form ACA-406C. This form constitutes a permanent record of all malfunctioning of the equipment encountered in the maintenance of the facility. Such record will include information on the type of work and/or adjustments performed, equipment failures, causes (if determined) and corrective action taken. The original log shall be kept at the facility and one copy furnished to the CAA at the end of each

(3) Radio Transmitter Operation Record-Form ACA-418. A complete record of meter readings will be kept on Form ACA-418. The readings should be recorded on each scheduled visit to the station. The original of the form shall be kept at the facility and one copy of each month's record forwarded to CAA. Instructions for the use of this form are contained on the cover of the booklet of forms.

(4) Electronic Facility Unavailability Record-Form ACA-2171.1 (IBM Card). Equipment failures that remove the facility from service shall be recorded on Form ACA-2171.1 "mark sense" cards. Each failure shall be entered on a separate card and the cards will be forwarded, in a single package, to Maintenance Operations Division, W-670, Washington, D. C., at the end of each month. Specific instructions for preparation and coding of the outage reports are contained in Federal Airways Manual of Operation IV-A-2-2, and additional instructions contained in Performance Standardization Branch Instructions #7,

10 Rev. No. 1, 11 Rev. No. 2, and 12.
(5) Radio Facility-Flight Report—
Form ACA-496. Four (4) copies of this Flight Inspection shall be prepared initially by the CAA when originally inspecting the facility pursuant to this TSO; thereafter, at specified intervals by the flight inspection personnel retained by the owner in accordance with the U. S. Standard Flight Inspection Manual. All four copies shall be furnished to the CAA immediately after the periodic in-

spection.

This amendment shall become effective April 15, 1958.

[SEAL]

WILLIAM B. DAVIS. Acting Administrator of Civil Aeronautics.

APRIL 1, 1958.

[F. R. Doc. 58-2533; Filed, Apr. 7, 1958; 8:45 a. m.]

TITLE 7-AGRICULTURE

Chapter I-Agricultural Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture

PART 52-PROCESSED FRUITS AND VEGE-, TABLES, PROCESSED PRODUCTS THEREOF, AND CERTAIN OTHER PROCESSED FOOD PRODUCTS

SUBPART-UNITED STATES STANDARDS FOR GRADES OF FROZEN CORN-ON-THE-COR

Correction

In Federal Register Document 58-2472 published at page 2171 in the issue for Thursday, April 3, 1958, the following changes should be made:

1. In the ninth line of § 52.937 (a), the phrase "diameter of the ear" should read "diameter of the largest ear". As corrected, paragraph (a) of § 52.937 reads as follows:

§ 52.937 Uniformity of size-(a) (A) classification, Frozen corn-on-the-cob that is practically uniform in size may be given a score of 9 or 10 points. "Practically uniform in size" means that the length of the longest ear does not exceed the length of the shortest ear by more than one inch and that the largest diameter of the largest ear does not exceed the largest diameter of the smallest ear by more than one-half inch.

2. In the second sentence of § 52.941, "this subpart" should read "those regulations". As corrected, § 52.941 reads as follows:

§ 52.941 Ascertaining the grade of a The grade of a lot of frozen cornon-the-cob covered by these standards is determined by the procedures set forth in the regulations governing inspection and certification of processed fruits and vegetables, processed products thereof, and certain other processed food products (§§ 52.1 through 52.87; 22 F. R. 3535). For the purpose of determining primary container net weight in applying the official sampling procedures set forth in those regulations, an ear of corn shall be considered to weigh 9 ounces.

TITLE 21-FOOD AND DRUGS

Chapter I-Food and Drug Administration, Department of Health, Education, and Welfare

Subchapter C-Drugs

PART 146-GENERAL REGULATIONS FOR THE CERTIFICATION OF ANTIBIOTIC AND ANTI-BIOTIC-CONTAINING DRUGS

ANIMAL FEED CONTAINING ANTIBIOTIC DRUGS

Under the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 507, 59 Stat. 463, as amended; sec. 701, 52 Stat. 1055, as amended; 21 U. S. C. 357, 371) and delegated to the Commissioner of Food and Drugs by the Secretary (22 F. R. 1045), the general regulations for the certification of antibiotic and antibiotic-containing drugs (21 CFR 1956 Supp., 146.26) are amended

new subparagraph (36):

§ 146.26 Animal feed containing penicillin.

(36) It is intended for use solely as an aid in stimulating growth in chickens and turkeys and as an aid in the prevention of outbreaks of histomoniasis (blackhead) in chickens and turkeys and hexamitiasis in turkeys; its labeling bears adequate directions and warnings for such use, including a warning against its use in laying hens and a warning that its use must be discontinued 24 hours before the treated chickens or turkeys are slaughtered for human consumption; and it contains nithiazide (1-ethyl-3-(5-nitro-2-thiazolyl) urea) in a quantity, by weight of feed, of not less than 0.0125 percent and not more than 0.025 percent; it contains less than 50 grams of antibiotics per ton of feed; and there has been submitted to the Commissioner, in triplicate, adequate information of the kind described in § 146.7 to establish the safety and efficacy of the article and to guarantee its identity, strength, quality, and purity. The exany act changing the composition or labeling of such drug or the methods used in and the facilities and controls used for its manufacturing, processing, and packaging, or in its labeling, unless the person who obtained the exemption has submitted to the Commissioner, in triplicate, amended information describing such proposed changes, and such amendment has been accepted by the Commissioner. When intended for the uses specified in this subparagraph, it may also contain, in the amount specified, one, but only one, of the ingredients prescribed by paragraph (a) of this section. If it contains one of the arsenic compounds prescribed in paragraph (a) of this section, its labeling must bear a warning that it must be discontinued 5 days (instead of 24 hours as required in this subparagraph) before the treated chickens or turkeys are slaughtered for human consumption.

Notice and public procedure are not necessary prerequisites to the promulgation of this order, and I so find, since it was drawn in collaboration with interested members of the affected industry, since it relaxes existing requirements, and since it would be against public interest to delay providing for the amendment herein set forth.

I further find that animal feed containing antibiotic drugs and conforming with the conditions prescribed in this order need not comply with the requirements of sections 502 (1) and 507 of the Federal Feed, Drug, and Cosmetic Act in order to ensure their safety and

Effective date. This order shall become effective upon publication in the PEDERAL REGISTER.

(Sec. 701, 52 Stat. 1055, as amended; 21 U. S. C. 371. Interprets or applies sec. 502,

by adding to § 146.26 (b) the following 52 Stat, 1050, as amended; sec. 507, 59 Stat. 463, as amended; 21 U. S. C. 352, 357)

Dated: April 1, 1958.

GEO, P. LABRICK, ISEAL] Commissioner of Food and Drugs.

[F. R. Doc. 58-2554; Filed, Apr. 7, 1958; 8:48 a. m.j

TITLE 19—CUSTOMS DUTIES

Chapter I-Bureau of Customs, Department of the Treasury

IT. D. 545581

PART 78-IMPORTATION OF ARTICLES IN CONNECTION WITH THE WASHINGTON STATE SEVENTH INTERNATIONAL TRADE FAIR AT SEATTLE, WASHINGTON, UNDER PUBLIC LAW NO. 85-362, 85TH CON-

The following regulations under Public Law No. 85–362, 85th Congress, approved March 28, 1958, relate to the entry of articles in connection with the Washington State Seventh International Trade Fair to be held at Seattle, Washington, April 11 to April 20, 1958, inclusive.

78.1 Invoices; marking; bond.

78.2

Entry; appraisement; procedure. Compliance, provisions of Plant Quar-antine Act of 1912, and Federal Food, 78.3 Drug, and Cosmetic Act.

of customs officers to protect revenue; expenses.

78.5 Withdrawal of articles from exhibition for exportation, abandonment, destruction, or for consumption or entry under the general tariff law; involuntary abandonment.

1 * * * That any article which is imported from a foreign country for the purpose of exhibition at the Washington State Seventh International Trade Fair (hereinafter in this joint resolution referred to as the "exposition") to be held at Seattle, Washington, from April 11 to April 20, 1958, inclusive, by the International Trade Fair, Incorporated, a corporation, or for the use in constructing, installing, or maintaining foreign exhibits at the exposition, upon which article there is a tariff or customs duty, shall be admitted without payment of such fariff or customs duty or any fees or charges under such regulations as the Secretary of the Treasury shall

Sec. 2. It shall be lawful at any time during or within three months after the close the exposition to sell within the area of the exposition any articles provided for in this joint resolution, subject to such regulations for the security of the revenue and for the collection of import duties as the Secretary of the Treasury shall prescribe. All such articles, when withdrawn for consumption or use in the United States shall be subject to the duties, if any, imposed upon such articles by the revenue laws in force at the date of their withdrawal; and on such articles which shall have suffered diminution or deterioration from incidental handling or exposure, the duties, if payable, shall be assessed ac-cording to the appraised value at the time of withdrawal from entry under this joint resolution for consumption or entry under the general tariff law.

SEC. 3. Imported articles provided for in this joint resolution shall not be subject to any marking requirements of the general tariff laws, except when such articles are withdrawn for consumption or use in the

AUTHORITY: \$\$ 78.1 to 78.5 issued under Pub. Law 85-362, 85th Cong.

§ 78.1 Invoices; Marking; Bond. (a) Articles intended for exhibition under the provisions of Public Law No. 85-362, 85th Congress, and valued at over \$500. are subject to the usual special customs invoice requirements if of a class for which such invoices are required under the Tariff Act of 1930, as amended, and the regulations issued thereunder. The invoices shall be on either customs Form 5515 or on foreign service Form 138 and shall contain the information prescribed under section 481 of the Tariff Act of 1930, (19 U. S. C. 1481),

(b) The marking requirements of the Tariff Act of 1930, as amended, and the regulations promulgated thereunder will not apply to articles imported under the regulations in this part except when such articles are withdrawn for consumption or use in the United States, in which case they shall be released from customs custody only upon a full compliance with the marking requirements of the tariff act, as amended, and the regulations promulgated thereunder.
(c) The International Trade Fair, In-

corporated, shall give to the collector of customs at Seattle, Washington, a bond ' in an amount to be determined by the collector and containing such conditions for compliance with Public Law No. 85-

362, 85th Congress, and the regulations in this part, as shall be approved by the Bureau of Customs.

United States, in which case they shall not be released from customs custody until prop-erly marked, but no additional duty shall be assessed because such articles were not sufficiently marked when imported into the United States.

SEC. 4. At any time during or within three months after the close of the exposition, any article entered under this joint resolution may be abandoned to the United States or destroyed under customs supervision, whereupon any duties on such articles shall be remitted.

SEC. 5. Articles which have been admitted without payment of duty for exhibition under any tariff law and which have re-mained in continuous customs custody or under a customs exhibition bond and imported articles in bonded warehouses under the general tariff law may be accorded the privilege of transfer to and entry for exhibition at the exposition, under such regulations as the Secretary of the Treasury shall prescribe.
Sec. 6. The International Trade Fair, In-

corporated, shall be deemed, for customs purposes only, to be the sole consignee of all merchandise imported under this joint resolution. The actual and necessary toms charges for labor, services, and other expenses in connection with the entry, examination, appraisement, release, or custody, together with the necessary charges for salaries of customs officers and employees in connection with the supervision, custody of, and accounting for, articles imported under this joint resolution, shall be reimbursed by the International Trade Fair, Incorporated, to the United States under regulations to be prescribed by the Secretary of the Treasury. Receipts from such reimbursement shall be deposited as refunds to the appropriation from which paid, in the manner provided for in section 524 of the Tariff Act of 1930, as amended (19 U. S. C. sec. 1524). (P. L. No.

§ 78.2 Entry; appraisement; procedure. (a) All entries under the regulations in this part shall be made at the port of Seattle, Washington, in the name of the International Trade Fair, Incorporated, which shall be deemed for customs purposes the sole consignee of the merchandise entered under the act and which shall be held responsible to the Government for all duties and charges due the United States on account of such entries; but, in the case of merchandise withdrawn from entry under the regulations in this part, an entry under the general tariff law in the name of any person duly authorized in writing by the International Trade Fair, Incorporated, to make such entry may be accepted by the collector.

(b) Articles to be entered under the regulations in this part which arrive at ports other than Seattle shall be entered for immediate transportation without appraisement to the latter port in the manner prescribed by the general customs regulations.

(c) Upon the arrival at the port of Seattle of articles to be entered under the regulations in this part, they shall be entered on a special form of entry to read substantially as follows:

ENTRY FOR EXHIBITION

from ... day of ... da

Mark	Number	Package and contents	Quantity	Invoice Value
				- 1

International Trade Fair, Incorporated

(d) Upon such entry being made, the collector shall issue a special permit for the transfer of the articles covered thereby to the buildings in which they are to be exhibited or used, or, in the discretion of the collector, to the appraiser's stores for examination and subsequent transfer to the buildings in which they are to be exhibited or used. The articles shall be tentatively appraised prior to their exhibition or use. All imported exhibits entered under the regulations in this part shall be kept segregated from domestic articles and imported duty-paid articles and shall not be removed from the exhibition building except in accordance with § 78.5 (a).

(e) If for any reason articles imported for entry under the regulations in this part are not upon their arrival to be delivered immediately at an exhibition building, the importer should so indicate to the collector in writing, who will cause such articles to be placed in a bonded warehouse under a "general order permit" at the importers' risk and expense, and such articles may be entered at any time within one year from the date of importation for exhibition as herein provided for, or under the general tariff law, or for exportation. If not so entered within such period, they will be regarded as abandoned to the Government.

(f) Articles which have been admitted without payment of duty for exhibition under any customs law and which have remained in continuous customs custody or under a customs exhibition bond may be transferred to entry for exhibition at the fair in the manner prescribed in § 10.49 (c) of this chapter, except that in each case an entry under paragraph (c) of this section shall be filed, which shall supercede any previous entry, and no new bond other than that specified in § 78.1 (c) shall be required. Imported articles in bonded warehouses under the general tariff law may be transferred to entry for exhibition at the fair in the manner prescribed in § 8.33 of this chapter.

§ 78.3 Compliance, provisions of Plant Quarantine Act of 1912, and Federal Food, Drug, and Cosmetic Act. The entry of plant material subject to restriction under the Plant Quarantine Act of 1912, as amended (7 U.S. C. 151-164a, 167), shall not be permitted except under permits issued therefor by the Plant Quarantine Branch of the Agriculture Research Service, Department of Agriculture, and in accordance with the plant quarantine regulations. The entry of food products shall conform to the requirements of the Federal Food, Drug, and Cosmetic Act, as amended (21 U.S. C. 301 et seq.), and regulations issued thereunder.

§ 78.4 Detail of Customs Officers to protect revenue; expenses. (a) The to the Government. collector of customs at Seattle, Washington, shall detail an officer to act as his representative at the fair and shall station inside the exhibition buildings as many additional customs officers and employees as may be necessary to properly protect the revenue.

(b) All actual and necessary customs charges for labor, services, and other expenses in connection with the entry. examination, appraisement, release, or custody of imported articles, together with the necessary charges for salaries of customs officers and employees in connection with the supervision and custody of, and accounting for, articles imported for exhibition at the fair or transferred thereto for exhibition, shall be reimbursed by the International Trade Fair, Incorporated, to the Government, payment to be made monthly to the collector of customs, Seattle, Washington, for deposit to the credit of the Treasurer of the United States as a refund to the appropriation "Salaries and Expenses, Bureau of Customs."

§ 78.5 Withdrawal of articles from exhibition for exportation, abandonment, destruction, or for consumption or entry under the general tariff law; involuntary abandonment. (a) Any article entered under the regulations of this part may be withdrawn for exportation, for abandonment to the Government, for destruction under customs supervision, or for consumption or entry under the general tariff law, but not otherwise, at any time prior to the opening of the fair or at any time during or within three months after the close of the fair. Upon the withdrawal of such articles for consumption or for entry under the general tariff law, or at the expiration of three months after the close of the fair in the case of articles not previously so withdrawn, they shall be appraised with due allowance made for diminution or deterioration from incidental handling or exposure. Such appraisal shall be final in the absence of an appeal to reappraisement, as provided in section 501 of the Tariff Act of 1930, as amended (19 U. S. C. 1501). In the case of such articles withdrawn for entry under the general tariff law under a warehouse bond or a bond conditioned upon exportation, the statutory period of the bond and any extension thereof shall be computed from the date of withdrawal from entry under the provisions of Public Law No. 85-362, 85th Congress.

(b) At any time prior to the opening of the fair, or at any time during or within three months after the close of the fair, any article entered hereunder may be abandoned to the Government or destroyed under customs supervision, as provided in § 15.4 of this chapter.

(c) Any articles entered under the regulations in this part which have not been withdrawn for consumption, entry under the general tariff law, or exportation, or which have not been abandoned to the Government or destroyed under customs supervision, before the expiration of three months after the close of the fair, shall be regarded as abandoned

[SEAL]

RALDH KELLY. Commissioner of Customs.

Approved: April 2, 1958.

A. GILMORE FLUES. Acting Secretary of the Treasury.

[F. R. Doc. 58-2552; Filed, Apr. 7, 1958; 8:48 a. m.]

TITLE 32-NATIONAL DEFENSE

Chapter XIV—The Renegotiation Board

Subchapter B-Renegotiation Board Regulations Under the 1951 Act

PART 1453-MANDATORY EXEMPTIONS FROM RENEGOTIATION

EXEMPTION OF COMMON CARRIERS BY WATER

Section 1453.3 (d) (2) Fiscal years ending on or after December 31, 1953 is amended by deleting, in subdivision (i) thereof, the words "January 1, 1957", and inserting in lieu thereof the words "January 1, 1958".

(Sec. 109, 65 Stat. 22; 50 U. S. C. App. 1219)

Dated: April 2, 1958.

THOMAS COGGESHALL, Chairman.

[F. R. Doc. 58-2546; Phéd, Apr. 7, 1958; 8:47 n. m.1